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TO ALGERNON JACKSON

Willie Jackson vs. Algernon Jackson

State of Tennessee, In Chancery Court of Knox County, No. 16740

In this cause, it appearing from the bill filed which is sworn to that the defendant Algernon Jackson is a non-resident of Tennessee, so that the ordinary process cannot be served upon him, it is ordered that said defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the 1st Monday of August next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to him. This notice will be published in the Knoxville Independent for four consecutive weeks.

This 25th day of June 1919

J. C. FORD, Clerk & Master

Thos. J. Cline, Sol.

June 28 July 5 12 19 1919

TO HARVEY JOHNSON

Anna Johnson vs. Harvey Johnson

State of Tennessee, In Chancery Court of Knox County, No. 16764

In this cause, it appearing from the bill filed, which is sworn to, that the defendant Harvey Johnson is a non-resident of the State of Tennessee, so that the ordinary process cannot be served upon him, it is ordered that said defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the 1st Monday of August next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to him. This notice will be published in the Knoxville Independent for four consecutive weeks.

This 5th day of July 1919

J. C. FORD, Clerk & Master

Edw. F. Walsh, Sol.

July 5 12 19 26 1919

TO HARRISON WOODS

Maud Woods vs. Harrison Woods

State of Tennessee, In the Chancery Court of Knox Co. No. 16756

In this cause, it appearing from the bill filed, which is sworn to, that the defendant Harrison Woods is a non-resident of the State of Tennessee, so that the ordinary process cannot be served upon him, it is ordered that said defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the 1st Monday of August next, and make defense to said bill, or the same will be taken for confessed by him and the cause set for hearing ex parte as to him. This notice will be published in the Knoxville Independent for four consecutive weeks.

This 2nd day of July 1919

J. C. FORD, Clerk and Master

T. J. Cline, Sol.

July 5 12 19 26 1919

TO ESCO KITS

Nettie Kitts vs. Escro Kitts

State of Tennessee, In Chancery Court of Knox County, No. 16760

In this cause, it appearing from the bill filed which is sworn to, that the defendant Escro Kitts is a non-resident of the State of Tennessee, so that the ordinary process cannot be served upon him, it is ordered that said defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the 1st Monday of August next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to him. This notice will be published in the Knoxville Independent for four consecutive weeks.

This 5th day of July 1919

J. C. FORD, Clerk & Master

T. J. Cline, Sol.

July 5 12 19 26 1919

TO ALICE MOULDEN

Wm. Moulden vs. Alice Moulden

State of Tennessee, In Chancery Court of Knox County, No. 16750

In this cause, it appearing from the bill filed which is sworn to that the defendant Alice Moulden is a non-resident of the State of Tennessee, so that the ordinary process cannot be served upon her, it is ordered that said defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the 1st Monday of August next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to her. This notice will be published in the Knoxville Independent for four consecutive weeks.

This 1st day of July 1919

J. C. FORD, Clerk & Master

R. A. Mynatt Sol.

July 5 12 19 26 1919

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TO ORVE BUCKNER

Viona Buckner vs. Orve Buckner

State of Tennessee, In Chancery Court of Knox County, No. 16747

In this cause, it appearing from the bill filed which is sworn to that the defendant Orve Buckner is a non-resident of Tennessee, so that the ordinary process cannot be served upon him, it is ordered that said defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the 1st Monday of August next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to him. This notice will be published in the Knoxville Independent for four consecutive weeks.

This 28th day of June 1919

J. C. FORD, C. & M.

R. A. Brown, Atty.

June 28 July 5 12 19 1919

NON-RESIDENT ATTACHMENT

NOTICE

TO VICTORIA BISHOP AND

SILAS M. BISHOP

Oliver Wright et al. vs. Victoria Bishop et al.

State of Tennessee, In Chancery Court of Knox County, No. 16749

In this cause, it appearing from the bill filed which is sworn to that the defendants, Victoria Bishop and Silas M. Bishop are justly indebted to Oliver Wright, A. B. Huffaker and A. J. Rose the complainants and that they are non-residents of the State of Tennessee, so that the ordinary process of law cannot be served upon them and an attachment having been issued and levied on the defendants' property, it is ordered that said defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the 1st Monday of August next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to them. This notice will be published in the Knoxville Independent for four consecutive weeks.

This first day of July 1919

J. C. FORD, C. & M.

Stooksbury & Beeler, Sols.

July 5 12 19 26 1919

TO JOHN H. DeARMOND RAY

DeARMOND and J. MERRITT

DeAREOND

James V. Hopkins et al. vs. John H. DeArmond et al.

State of Tennessee, In Chancery Court of Knox County, No. 16734

In this cause, it appearing from the bill filed which is sworn to, that the defendants, John H. DeArmond Ray DeArmond and J. Merritt DeArmond are non-residents of the State of Tennessee, so that the ordinary process cannot be served upon them, it is ordered that said defendants appear before the Chancery Court, at Knoxville, Tennessee, on or before the 1st Monday of August next, and make defense to said bill, or the same will be taken for confessed and set for hearing, ex parte, as to them. This notice will be published in the Knoxville Independent for four consecutive weeks.

This 26th day of June, 1919

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June 28 July 5 12 19 1919

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## EIGHT-HOUR DAY FOR WOMEN

Recommendation Is Made to Illinois General Assembly by the Industrial Survey.

An eight-hour workday for women of Illinois, applicable to all now coming under the provisions of the present ten-hour law, except graduate nurses, is the recommendation of the industrial survey created by the fifteenth general assembly.

The report, submitted to Governor Lowden, is dissented from by Milton S. Florsheim and P. C. Withers.

A model bill, embodying the substance of the report, is ready for introduction. It is understood to have the support of the administration.

IN WORLD OF LABOR.

Hawaii has over fifty sugar mills.

Tailors in Japan are paid at the rate of \$1.95 a day.

Thousands of women are employed in the silk flatures in China.

The total trade union membership in Canada numbers over 200,000.

The English government plans to build 300,000 cottages for workmen.

American shipyards built 1,882 vessels of 2,721,281 gross tons during 1918.

Over 25,000 people are employed in the salmon canning industry in the state of Washington.

The electrical workers' strike in Berlin has ended. The newspapers are being published again.

In American shipyards labor represents 70 per cent of the cost of a vessel's construction.

Bindery women and telephone operators in Denver, Colo., have secured an advance in wages after enforcing their demands.

It is estimated that over 100,000 munition workers in Canada have been thrown out of work since the signing of the armistice.

There were 47,000 shipbuilders in this country in September, 1917, and in September, 1918, this number had increased to 387,002.

Trade unionism has finally been officially established in the Winnipeg (Canada) police system. The council, by a vote of 8 to 9, sanctioned the union force.

As a result of the requisitioning of transportation lines by the government the strike of the operatives at Paris, France, ended and normal traffic was re-established.

A strike of electrical workers at Paris, France, which it had been expected would be called was averted. The power companies agreed to negotiate with the men.

The members of the Amalgamated Union of Shop Assistants employed in the hairdressing trade in London have made demands for an advance of \$2.40 a week in their wages.

In 1916 there were about 2,072,000 members of the American Federation of Labor. In 1917 this number had increased to nearly 2,500,000, and today it has gone beyond 3,000,000.

Establishment of permanent wage rates for the 2,000,000 railway workers of the United States, to continue after the cost of living has decreased, is the aim of the United States railroad administration.

Frank O'Shea of Buffalo, vice president of the International Street Car Men's union, and three local labor leaders, were arrested at Kansas City on charges of conspiracy to interfere with interstate traffic.

Trade councils composed of representatives of employers' associations and of trade unions in a particular trade or section of an industry are suggested as the first court of appeal in the case of disputes which may arise among workers in England.

School teachers of Oregon purpose to go before the legislature with a request for a law establishing a minimum wage of \$75 for teachers throughout the state. The legislative committee of the State Teachers' association has the measure in hand and will push it.

A settlement has been effected by a board of arbitration at Gananoque, Ont., in the dispute over wages between the employees of the Steel Company of Canada and their employers. Hammermen are to receive for day work 35 cents an hour, an advance on the old schedule of wages.

The chief executives of the four railroad brotherhoods issued a statement saying Director-General of Railroads Hines had assured them of a decision by him in reference to railroad wage requests by March 1 next, with the understanding that any benefits of such decision are in full force at this time.

Textile workers of Lawrence, Mass., at a mass meeting voted unanimously to support a movement to reduce working hours from fifty-four to forty-eight a week, without reduction in pay. Leaders explained there would be no strike, but that the operatives would work eight hours daily and then quit their looms and benches, returning the next day. The employers announced a refusal of the forty-eight-hour week proposal. About 25,000 operatives are employed at Lawrence.

Men employed in the steel works of Sydney, Nova Scotia, have received an increase of 2 1/2 cents an hour in wages.

Buenos Aires was isolated for 25 days by the port strike, which prevented the entrance of trans-Atlantic steamers into the harbor. Forty-nine vessels, most of them laden with general cargoes for the city, were anchored in the roads. The loss to the strikers and ship owners alone is estimated by the newspapers at more than 10,000,000 pesos. The loss to the country it is impossible to estimate. The loss in customs has been a half million pesos daily.

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## WOUNDED SOLDIER SUES U. S.

Iowa Hero of Chateau Thierry Asks Government for War Risk Insurance.

Stout City, Ia., July 10.—Leo L. Covey of Cherokee, Ia., who was seriously wounded at Chateau Thierry, has filed suit in the federal court here against the United States government for \$22,950.40 in collection of his \$10,000 war risk insurance policy and for damages alleged to have been guaranteed him at the time of his enlistment if he was totally disabled. The war risk insurance act provides such suits may be brought. Covey claims he has been unable to make any kind of settlement with the government. Covey enlisted in the infantry March 21, 1918, and served in the army until honorably discharged because of wounds received at Chateau Thierry.

NOVELIST JOHN FOX, JR., DIES

Former Husband of Fritz Schaff Passes Away in Montreal.

Knoxville, Tenn., July 10.—John Fox, Jr., well-known novelist, died at his home at Big Stone Gap, Va., after a brief illness of pneumonia. Mr. Fox married in 1908 Mme. Fritz Schaff. They were divorced in 1912.

Mr. Fox was one of America's most popular writers of fiction, his novels dealing with life among the mountain peoples of the South having a wide sale. His leading books were considered to be "The Little Shepherd of Kingdom Come," "The Trail of the Lonesome Pine," "The Kentuckians" and "The Heart of the Hills." He was born in Harrison county, Kentucky, fifty years ago.

Continued from P. 4.

These plans, however, are still inchoate. Greece, which wanted possession of Constantinople and realizes that she cannot have it, is urging that the United States accept the mandate for that city as well as for Armenia, but there is more than a chance that the Americans would not agree to this. Meanwhile the Greek forces in Asia Minor are fighting three Turkish armies over which the government of Turkey says it has no control.

It was predicted in Washington that with the return of President Wilson there would be a radical change in the government's policy toward Mexico. Senator King of Utah, Democrat, said the administration would practically issue an ultimatum to Carranza, demanding guarantees for the protection of American lives and property in Mexico and hinting at intervention by the United States. The public has just learned the facts concerning the brutal murder of John W. Correll, an American citizen, near Tampico on June 16, and the assault on his wife. There is every reason to believe that Carranza soldiers were the perpetrators of those shocking crimes.

Having lived to see the triumph of the cause for which she labored for many years, Dr. Anna Howard Shaw, honorary president of the National American Woman's Suffrage association, passed away at her home in Moylan, Pa., at the age of seventy-one years. During the war Doctor Shaw did excellent work as chairman of the women's committee on the council of national defense, and for this she had just been awarded the distinguished service medal.

The first "balloon" to cross the Atlantic, the British dirigible R-34, commanded by Major Scott, which was to have arrived at Roosevelt field, Mineola, N. Y., late in the afternoon of July 5, came to grief in the Bay of Fundy, between Nova Scotia and New Brunswick. A United States destroyer was dispatched to her aid from the Otter Cliff station at Bar Harbor, Me. The airship evidently was following the coast line in a southwesterly direction toward New York. The dirigible started from East Fortune, Scotland, at 1:48 on the morning of July 2, and despite the accident, the achievement is considered in aviation circles as a success. The new motor that was installed worked splendidly until near the end of the voyage, and the crew of 23 men, including one American, had nothing but praise for the conduct of the big airship before that.

Scores of army and navy officers were at Mineola to welcome the British flyers, and general sympathy was expressed. During the voyage the dirigible had been in almost constant touch, by wireless with ships, and, nearing the end, with shore stations.

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TO TOM TILLERY, SUSIE T. L.

CLIO REECE, TOM TILLERY

AND JOHN GRAHAM

John Tillery et al. vs. Jett Tillery et al.

State of Tennessee, In Chancery Court of Knox County, No. 16375

In this cause, it appearing from the bill filed, which is sworn to, that the defendants, Tom Tillery, Susie Tillery Bird, Russell Reece, Clio Reece, Tom Tillery and John Graham are non-residents of Tennessee, so that the ordinary process cannot be served upon them, it is ordered that said defendants appear before the Chancery Court, at Knoxville, Tennessee, on or before the 1st Monday of August next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to them. This notice will be published in the Knoxville Independent for four consecutive weeks.

This 25th day of June 1919

J. C. FORD, C. & M.

Harris & Beeler, Sols.

June 28 July 5 12 19 1919

TO LUCILE WILBURN

Edward Wilburn vs. Lucile Wilburn

State of Tennessee, In Chancery Court of Knox County, No. 16743

In this cause, it appearing from the bill filed, which is sworn to, that the defendant Lucile Wilburn is a non-resident of Tennessee, so that the ordinary process cannot be served upon her, it is ordered that said defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the 1st Monday of August next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to her. This notice will be published in the Knoxville Independent for four consecutive weeks.

This 28th day of June 1919

J. C. FORD, Clerk & Master.

W. F. Miller, Sol.

June 28 July 5 12 19 1919

TO FRANK A. WITT

Lillian Witt vs. Frank A. Witt

State of Tennessee, In Chancery Court of Knox County